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**From:** Paula Maccabee [pmaccabee@justchangelaw.com]  
**Sent:** 6/30/2021 4:35:32 PM  
**To:** Proto, Paul [proto.paul@epa.gov]  
**CC:** Wester, Barbara [wester.barbara@epa.gov]  
**Subject:** Comments on EPA's (Apr. 27, 2021) Decision Document Regarding the Sulfate Impaired Waters EPA is Adding to the Minnesota's 2020 CWA Section 303(d) List  
**Attachments:** WaterLegacy & NMW Comments on Minnesota Wild Rice Sulfate Impaired WQLS (June 30, 2021).pdf; Exhibit List to WaterLegacy & NMW Comments (June. 30, 2021).pdf; Exhibit A - Additional Wild Rice WQLS Impaired Due to Sulfate.xlsx; Exhibit B 1854 Treaty Authority Map Lake Vermillion.pdf; Exhibit C NLSAP Water Quality Report - Lake Vermillion (June 27, 2021).pdf; Exhibit D Barr Dunka River & Birch Lake Wild Rice Report (2011).pdf

Dear Mr. Proto,

Enclosed as comments on EPA's (Apr. 27, 2021) Decision Document Regarding the Sulfate Impaired Waters EPA is Adding to the Minnesota's 2020 CWA Section 303(d) List, please find the following:

Comments of WaterLegacy co-authored by Northeastern Minnesotans for Wilderness (NMW)  
Exhibit List  
Exhibits A through Q

Exhibits E through Q are provided as attachments to two additional emails due to the size of documents. Please let us know if you have any difficulty opening any of the spreadsheets and if you would prefer that we also provide them in pdf form.

Please also let us know if you have any questions regarding the submitted comments and exhibits.

Sincerely yours,

Paula Maccabee (she/her)  
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